Unit		S DISTR for the District of Text	ICT COURT	CLERK, U.S. DISTRICE WESTERN DISTRICE BY	CT COURT
United States of America v.	a)))	Case No. EP	21-mj-625	LS
Juan Luis HERNANDEZ-ALO Defendant(s)	CORCHAS	´)			
	CRIMINA	AL COMPLAI	NT		
I, the complainant in this case On or about the date(s) of Western District of	e, state that the fo March 13, 2021 Texas	in t	to the best of my land to the county ofant(s) violated:	nowledge and belief. El Paso	in the
Code Section			Offense Descript	ion	
8 U.S.C. 1326(a)	United States, a without having Attorney Gener successor pursu	nttempted to en previously rec ral of the Unite	ter, entered, and weived consent to red States and the Se	orted, and removed fro as found in the United apply for admission fro cretary of Homeland Se, Sections 202(3), 202(States, om the ecurity, the
This criminal complaint is based Continued on the attached s		·			
Continued on the attached s	neet.		V	Tallon	
		•	CBP I	mplainant's signature Vanessa Falcon Enforcement Officer ated navious and title	
Sworn to before me and signed in my pr	resence.				
Date: _March 16, 2021				Judge's signature	
City and state: El Pa	so, Texas	phonically Swo	L United S	eon Schydlower States Magistrate Judge Printed name and title	:
	At 17)			

FACTS

On or about March 13, 2021, the DEFENDANT, Juan Luis HERNANDEZ-ALCORCHAS, a native and citizen of Mexico, was encountered by Customs and Border Protection (CBP) Officers at the Stanton port of entry, in El Paso, Texas. While conducting southbound inspections, CBP Officer G. Telles encountered the DEFENDANT as he was traveling southbound as the passenger of taxi. The DEFENDANT provided his Mexican identification to Officer Telles and further stated he had a visa however had left it at his residence in the United States. After further interview the DEFENDANT admitted he did not have any documents to be in the United States legally. The DEFENDANT was transported to the Paso Del Norte port of entry, Passport Control Secondary (PCS) secondary for further inspection.

In secondary, the DEFENDANT provided his name, date of birth, and stated he was a citizen of Mexico. The DEFENDANT further stated he had entered the United States illegally. The DEFENDANT was advised of his Miranda rights, which he claimed to have understood and agreed to provide a statement without the benefit of counsel. In a sworn statement the DEFENDANT stated he had been residing in Odessa, Texas for last month attempting to seek employment.

The DEFENDANT'S fingerprints were digitally scanned and revealed the DEFENDANT was previously removed from the United States to Mexico on or about November 1, 2017. Further Immigration records indicate the DEFENDANT has neither applied for, nor received permission from the U.S. Attorney General or the Secretary of Homeland Security to reapply for admission into the United States.

Because this Affidavit is being submitted for the limited purpose of establishing probable cause as set forth herein, I have not included each and every fact known to me concerning this investigation.

CRIMINAL AND IMMIGRATION RECORD

CRIMINAL RECORD

None can be determined at this time

IMMIGRATION RECORD

11/01/2017; Removed to Mexico; Calexico, CA. 09/01/2017; Removed to Mexico; Denver, CO.